United States Bankruptcy Court Southern District of Texas

ENTERED

October 31, 2024
Nathan Ochsner, Clerk

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

IN RE:
\$ CASE NO: 23-645
Professional Fee Matters Concerning the
Jackson Walker Law Firm
\$

SUPPLEMENTAL COMPREHENSIVE SCHEDULING, PRE-TRIAL & TRIAL ORDER

A pretrial scheduling conference was held on Tuesday, October 29, 2024. Pursuant to Fed. R. Bankr. P. 7016 and Fed. R. Civ. P. 16, it is hereby:

ORDERED: that

- 1. As for Paragraph 5 of the Third Amended Comprehensive Scheduling Pre-Trial & Trial Order¹, the last sentence: "[t]he matter of the return of all fees and expenses in 21-30936 Brilliant Energy, LLC, however, will proceed to trial" is STRUCK. The matter of the return of all fees and expenses in 21-30936 are ABATED pending further orders of the Court.²
- 2. As for Paragraph 12 of the Third Amended Comprehensive Scheduling Pre-Trial & Trial Order³, "Tuesday, November 19, 2024 briefing on the 28 U.S.C. § 455 matter is due. On November 20, 2024 the Court will take the matter under advisement and issue a ruling on whether the 28 U.S.C. § 455 should proceed to trial in the Brilliant Energy case only" is STRUCK.
- 3. The remainder of the Third Amended Comprehensive Scheduling Pre-Trial & Trial Order remain unchanged.

SIGNED October 31, 2024

Chief United States Bankruptcy Judge

¹ ECF No. 516.

² Federal Rule of Civil Procedure 42(b) and Bankruptcy Rule of Procedure 7042 ("[f]or convenience, to avoid prejudice, or to expedite and economize, the court may order a separate trial of one or more separate issues, claims, crossclaims, counterclaims, or third-party claims.

³ ECF No. 516.